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APP, No 09/817, 692

Approved for two brough 07/31/2006. Chair and 1-8001 milerants Office; U.S. DEPARTMENT OF COMMERCE we a valid CASS control numb

U.S. Parent and Traderent's Office; U.S. Under the Paperson's Reduction Act of 1995, no parents are required to respond to a collection of Mornation unites it day. Doctor Number (Optional) TERMINAL DISCLAMER TO OBVIATE A DOUBLE PATENTING P4136- DIV 2

REJECTION OVER A PRIOR PATENT

in me Application of Eugene Jackson, et al.

Application No.:

09/887,692

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06/18/01

For.

A NOVEL METHOD FOR PRODUCTION OF MIXED ALCOHOLS FROM STRURETIC GAS

percent interest in the instant application hereby The owner. PowerEnercat, Incot 100Z disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6, 248, 796. The owner hereby agrees that any patent . The corner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration data of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it leter, expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally discislimed under 37 CFR 1.321, has all claims canceled by a reaximination certificate, is released, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal discisirner.

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For submissions on behalf of an organization (e.g., corporation, parinership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.

I hereby declars that all statements made herein of my own knowledge are true and that all statements made on information and ballef are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1901 of Title 18 of the United States Code and that such willful false statements may jeoperate the velicity of the application or any petent PowerEnercat, Inc. Issued thereon.

The undersigned is an attorriery or agent of record.

Eugene R. Jackson, President

Typed or printed name

303/205-1991

Telephone Number

Terminal discisimer fee under 37 CFR 1.20(d); of \$55.00 is authorized to be charged to Deposit RECEIVED CENTRAL FAX GENTER Account No. 131705.

Date Donald W. Mars. "Statement under 37 CFR 3.73(b) is required if telephone." mer is signed by the sec CETURE (SYNTHAT).

Form PTC/SB/96 may be used for making this certification. See MPEP § 324.

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This collection of Edermation is required by 37 CFR 1.321. The information is required to clean or resets a behalf by the public which is to file (and by the I me consider of restriction is imperior by at large material in material in imperior in imperior of restriction is estimated to being 12 minutes to complete, USPTO to proceed an application. Confidentially its governed by 35 U.S.C. 122 and 37 CPR 1.14. This collection is estimated to being 12 minutes to complete including gettering, preparing, and substituting the completed application form to the USPTO. Time will very depending upon the Individual case. Any comments on the united by complete this form stuffer augmentates for reducing this burden, should be sent to the Chief Information Officer, U.S. Peters, on the second of time your regime to complete this form stuffer augmentates the reducing this burden, should be sent to the Chief Information Companies for the complete the complete this form stuffer augmentation. Mark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND PEES OR COMPLETED POPMS TO THIS ADDRESS, MEND TO: Considerional for Patentic, P.O. Sex 1464, Alexandria, VA 22913-1466.

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STATEMENT UNDER 37 CFR 3.73(b)

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Under the Pepervork Restudion Act of 1995, no careons are required to respond to 8 common or produced to 1995,
STATEMENT UNDER 37 CFR 3.73(b)
ApploantPatent Owner. PowerEnercat, Inc.
Applicant/Patent Owner.
Application No./Patent No.: 6,248,795 Fledfacus Date: June 19, 2001
Entitled: A NOVEL METHOD FOR PRODUCTION OF MIXED ALCOHOLS FROM SYNTHETIC GAS
PowerEnercat, Inc. Copporation (Type of Assignee, s.g., comparation, patraneous, government agency, etc.)
(Type of Assignee) #.g., corperation, parameter, parame
states that it is: 1. It the speignes of the entire right, title, and interest, or
2. I an assignee of less than the entire right, title and interset.
2. i an assignee or sees than the extension of its ownership interest is ——————————————————————————————————
in the patient application/patient recommendation of the patient application of the patient applicatio
A. W. An sesignment, from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Real <u>010396</u> , Frame <u>0675</u> , or for which a copy thereof is attended.
OR
B.[] A chain of title from the inventor(e), of the patent application/patent identified above, to the current assignee as shown below:
1. From:
The designant was recovered in the United States Palent and Tracement Office at
Reel, or for which a copy thereof is attached.
2. From:
The document was recorded in the United States Patent and Trademark Office at
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S. From: To: The document was recorded in the United States Patent and Trademark Office at
The document was recorded in the United States Patent and Trademark Ornos at Real, or for which a copy thereof is attached.
[] Additional documents in the chain of title are listed on a supplemental sheet.
("In Copies of assignments or other documents in the chain of title are attached. [NOTE: A separate copy (i.e., the original assignment document or a true copy of the original document) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.06]
The undersigned (whose title is supplied below) is authorized to act on behalf of the sesignee.
61/08/04 Eugene Jackson
Date Typed or private rame
303/205-1991
Telephone number Signature Signature
President, PowerEnercat, Inc

This objection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 36 U.S.C. 122 and 37 CPR 1.14. This objection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application forto to the USPTO. These will very depending upon the instituted case. Any comments on the emount of time you require to complete this form and/or suggestions for reducing this burder, should be sent to the Chief Information Office, U.S. Paperts on Trademark Office, U.S. Department of Commerce. P.O. Box 1450, Assemblin, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS articles.